· · · · · · 28-2826 9000 THE MORTGAGOR 5779 1 54065 5 JOE L. KELLER and ROSIE KELLER, husband and wife hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here-inafter called "Mortgagee," the following described real property, situated in Klamath County, State of Oregon, and all interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits thereof, towit: Lot 16, Block 5 FOURTH ADDITION TO SUNSET (19) VILLAGE, Klamath County, Oregon. 12 1. A 3 50 PM-1972 4 1.11 12 7世  $\mathcal{F}_{\mathcal{H}}$ together with all heating apparatus (including firing units), lighting, plumbing, water heater, venetian blinds, and other fixtures which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of the realty, to secure the payment of a certain promissory note executed by the above named mortgagors for the principal sum of EIGHTEEN THOUSAND AND NO/100-Dollars, bearing even date, principal, and interest being payable installitients of \$3emi-annual installmen Dollars, bearing even date, principal, and interest being payable in Mandathy Mandata Sci Saemi-annual installment on the 30th day of November, 1072 and the 31st day of May, 1973, and the principal balance plus interest on or hefore commonling 18 months from us date of the showing an interest in the above described property as may be bund hereafter by the mortgage to the mortgage or of and to secure the payment of such additional money. If any, as may be bund hereafter by the mortgage to the mortgage or of others having an interest in the above described property as may be bund hereafter by the mortgage to the mortgage indebted oness is evidenced by more than one note, the mortgage may credit payments received by it upon any of said notes, or part of any payment on one note and part on another, as the mortgage may elect. The mortgage covenants that he will keep the buildings now of horsafter erected on said mortgaged property continuously insured in loss by fire or other hazards, in such companies of the mortgage and the soft mortgage, and the loss than the face of this mortgage, with loss payable first to the mortgage to the full amount of land in the loss of langer contraded on said mortgage and by the mortgage. The mortgage to the property assigns to the mortgage be not appoints the mortgage as his agent to settle and adjust succeleause at mortgage wort the property insured, the mortgage may mort of said mortgages de shis agent to settle and adjust succeleause at indept and apply the proceeds, or so much there is a mortgage be nocessary. In payment of sold indeptaces. In the settle and adjust succeleause at a and poly the proceeds, or so much there is a mortgage be nocessary. In payment is sold mortgage the right to assign and transfer sold of the mortgager in all policies then in force shall pairs to the mortgage thereby giving said mortgages the right to assign and transfer sold policies. ot the mortgagor in all policies then in torce shall pass to the mortgage theroby giving said mortgages the right to assign and transfer sold policies. The margager further commute that the building ar buildings now on or hereafter created upon said premises shall be kept in gost repair, not altered, extended, removed or demonstrate the time consent of the mortgage, and to complete all buildings to may, sub mortises shall be kept in gost repair, not altered, extended, montised assessed against said premises, or upon this mortgage can be complete all buildings to may there due to any transactions in connection therewith or any other montise assessed against said premises, or upon this mortgage or which if secures or any transactions in connection therewith or any other life which may be assigned as further security to mortgage that for the more grant of any and to pay predimension of a lark and to pay predimension of the mortgage of more pays which may be assigned as further security to mortgage that for the more grant mines which if any other pays to the mortgage and the mortgage of more pays to the mortgage and the due that another and there are payable an assume or to this mortgage and the mort ball the pair of this mortgage and the mortgage of the taggor on said amount, and said amounts are hereby pledged to mortgage as additional security for the payment of this mortgage and the mort bards of the secure of the mortgage and the mort bards of the secure of the sub-theread bards of the mortgage and the mort bards are payable and anount and said amounts are hereby se 部 State State • 14 3 Should the mortgager fail to keep any of the foregoing coremants, then the mortgage may perform them, without waking any other right or remely herein such breach; and all expenditures in that behalf shall be secured by this mortgage and shall here interest in accordance with the terms of a certain promissory fate heresith and he repayable by the mortgager on demand. In case of default in the payment of any installment of said dobt, or of a breach of any of the covenants herein or contained lication for load secured by the mortgager, then the entire dobt hereby secured shall, at the mortgagee's option, become imme without noice, and this mortgage may be loroclosed. contained in the The mortgagor shall pay the mortgagoe a reasonable sum as attorneys fees in any suit which the mortgages at the lion hereof or to forcelose this mortgage; and shall pay the costs and disbursements allowed by law a cost the lion hereof or to forcelose this mortgage; and shall pay the costs and disbursements allowed by law a ching records and abstracting same; which sums shall be secured hereby and may be included in the decree of for in to forcelose this mortgage or at any time while such proceeding is pending, the mortgagee, without notice, m appointment of a receiver for the mortgaged property or any part thereof and the income, rests and profits the the cost of 121 The mortgagor consents to a personal deficiency judgment for any part of the debt hereby id property. Words used in this mortgage in the present tense shall include the future tense; and in the gonders; and in the singular shall include the plural; and in the plural shall include the the covenants and agreements herein shall be binding upo the benefit of any successors in interest of the mortgages. May 31st A.S. this Falls, Oregon, elle 1 STATE OF OREGON | 85 day of the day THIS CERTIFIES, that on this 3/22 A. D., 19.7.2..., before me; the undersigned, a Notary Public for said state personally appe within named A. D., 19. A. D. Delore may use undersigned, a molary rubin by such and publicly operating of the such and wife JOE L. KELLER and ROSIE KELLER, husband and wife to me known to be the identical persons. Gescribed in and who exocuted the within instrument and ackno executed the same freely and voluntarily for the purposes therein expressed. rledged to me that they IN TESTIMONY WHEREOF, I have hereintic set my hand and official Card a Notary Public for the State of Residing at Kamath Falls, Orec My commission expires: 5-14-7C of Orec 51 ্ 199 .... . (a 111 

